UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA DIVISION

			DIVISION			
Fill in this info	ormation to identify					
Debtor 1	Kimberly I First Name	Marie Parker Middle Name	Last Name	-		
Debtor 2	First Name	Wilddie Name	Last ivalle			
(Spouse, if fili	ng) First Name	Middle Name	Last Name	-		
					s is an amended plan, and e sections of the plan that nanged.	
Case number:						
(<u>If known</u>)						
			CHAPTER 13 PLAN			
Part 1: Noti	ces					
Definitions:	"Chapter 13 P	lan Definitions." Thes	this Plan appear online at https://www se definitions also are published in the the Eastern District of North Carolina	Administrative Guide to Prac		
To Debtor(s):	This form sets out options that may be appropriate in some cases, but the presence of an option on this form does not indicate the option is appropriate in your circumstances. Plans that do not comply with Local Rules and judicial rulings may not be confirmable.					
To Creditors:	You should re		is plan. Your claim may be reduced and discuss it with your attorney if yo to consult one.			
	confirmation a Bankruptcy C	at least 7 days before t ourt for the Eastern D bjection to confirmat	of your claim or any provision of this per the date set for the hearing on confirm istrict of North Carolina ("Court"). The tion is filed. In addition, you may nee	ation, unless otherwise ordere he Court may confirm this p	d by the United States lan without further	
	in accordance shall be paid i	with the Trustee's cus n accordance with Lo	distribution from the Trustee, and all pstomary distribution process. When recal Rule 3070- 1(c). Unless otherwise disbursements from the Trustee until a	equired, pre-confirmation ade cordered by the Court, credito	quate protection payment	
	below, to state	whether or not the p	rticular importance to you. <u>Debtors m</u> lan includes provisions related to each h boxes are checked, the provision v	ch item listed. If an item is ch	ecked "Not Included," o	
secure	ed claim being trea	ted as only partially se	out in Section 3.3, which may result in secured or wholly unsecured. This could rtial payment, or no payment		☐ Not Included	
1.2 Avoid			nonpurchase-money security interest	, set Included	✓ Not Included	
	andard provisions,	set out in Part 8.		Included	✓ Not Included	
Part 2: Plan	Dowmonts and L	ongth of Plan		1		
	Payments and Lo or(s) shall make ro		he Trustee as follows:			
\$ 1,69		nth for 60 m				
(Insert ad	ditional line(s), if n	eeded)				
(mseri dad	uuonui une(s), ij n	есиси. j				
2.2 Additiona	l payments. (Chec	ck one.)				

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Debtor Kimberly		Kimberly Ma	rie Parker	Case number		
	None. (If "None" is checked, the rest of this section need not be completed.) The Debtor(s) will make additional payment(s) to the Trustee from other sources, as specified below. Describe the sourcestimated amount, and date of each anticipated payment. (Insert additional rows, if needed.)					ne source,
2.3	The t	otal amount of estim	ated payments to the Trustee is \$10	1,700.00		
2.4	4 Adjustments to the Payment Schedule/Base Plan (Check one).					
	✓	None.				
		may seek to modify or priority claims tre	is plan shall <u>not</u> prevent an adjustment the plan payment schedule and/or plan be eated in Parts 3 or 4 of this Plan. This pro- onfirmation on any other basis.	ase within 60 days after the gov	ernmental bar date to acco	mmodate secured
2.5	Applicable Commitment Period, Projected Disposable Income, and "Liquidation Test." The Applicable Commitment Period of the Debtor(s) is <u>36</u> months, and the projected disposable income of the Debtor(s), as referenced in 11 U.S.C. § 1325(b)(1)(B), is § <u>0.00</u> per month. The chapter 7 "liquidation value" of the estate of the Debtor(s), as referenced in 11 U.S.C. § 1325(a)(4), refers to the amount that is estimates to be paid to holders of non- priority unsecured claims. In this case, this amount is § <u>0.00</u>					
Par	t 3:	Treatment of Secure	ed Claims			
3.1	3.1 Lien Retention. The holder of each allowed secured claim provided for below will retain the lien on the property interest of the Debtor(s) or the estate until the earlier of: (a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge of the Debtor(s) under 11 U.S.C. § 1328.					
3.2	3.2 Maintenance of Payments and Cure of Default (if any) (Check one.) None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The current contractual installment payments will be maintained on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the Trustee ("Conduit") or directly by the Debtor(s), as specified below. Any arrearage listed for a claim below will be paid in full through disbursements by the Trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the Court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) will control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a timely filed proof of claim, the amounts stated below are controlling as to the current installment payment and arrearage. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the Court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be paid by the plan.					
Creditor Name		Name	Collateral	Current Installment Payment (including escrow)	Arrears Owed (if any)	Interest Rate on Arrearage (if appliable)
Global Lending Services		ending Services	2019 Mitsubishi Mirage	\$498.69 To be disbursed by: Trustee Debtor(s)	\$0.00	0.00%
PHH Mortgage Services			931 Fire Tower Rd Jacksonville, NC 28540	\$749.02 To be disbursed by: Trustee Debtor(s)	\$43,592.42	0.00%
Insert additional claims as needed. Other. (Check all that apply, and explain.) The Debtor(s): (a) do intend to seek a mortgage modification with respect to the following loan(s) listed above:						
	 (b) ✓ do not intend to seek mortgage modification with respect to the following loan(s) listed above; (c) ☐ intend to: 					

De	btor	Kimberly Marie Parke	r		Case number		
3.3	3 Request for Valuation of Security and Modification of Undersecured Claims. (Check one)						
	☐ None	. If "None" is checked, the	e rest of § 3.3 need not	t be completed or reprod	luced.		
	The remain	nder of this paragraph w	ill be effective only if	there is a check in the	box "Included" in Par	t 1, § 1.1, of this plan, a	above.
the the	uests for Va absence of t opportunity	aluation of Collateral and the filing and proper serv to object to the motion a eral is personal property	d Modification of Uno vice of a motion and n and request a hearing	dersecured Claims for notice of motion specifi	Real Estate may not be cally seeking such relie	e accomplished in this of and giving the affector	district in ed creditor
	non-heade collate below the plus 5 of tean un proof	Debtor(s) request that the C governmental secured claim ed "Amount of Secured Claim eral listed in a proof of claim. For each listed claim, the lan. The portion of any allohis plan. If the amount of assecured claim under Part 5 of claim controls over any ction payments will receiv	im listed below, the Deam." For secured claim im filed in accordance are amount of the secure owed claim that exceed a creditor's secured claim that exceed this plan. Unless of contrary amount listed	ebtor(s) propose to treat ms of governmental unit with the Bankruptcy R ed claim will be amortiz ds the amount of the sec aim is listed below as has otherwise ordered by the ed in this paragraph. Sec	each claim as secured in as, unless otherwise orderules controls over any could and paid with interest ured claim will be treated aving no value, the credit Court, the amount of the cured creditors entitled to	the amount set out in the red by the Court, the valuation amount at the stated rate over the das an unsecured claim tor's entire claim will be creditor's total claim l	lue of the nt listed the life of n under Part e treated as isted on its
C	Creditor Nai	me Estimated Amount of Creditor's Total Claim	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Interest Rate
_	eMain nancial	\$5,166.25	2002 Chevrolet Silverado 2500	\$1,875.00	\$0.00	\$1,875.00	7.25%
3.5	None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced. 3.5 Avoidance of Judicial Liens or Nonpossessory, Nonpurchase-Money Security Interests. (check one) None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced. 3.6 Surrender of Collateral. (Check one.) None. If "None" is checked, the rest of § 3.6 need not be completed or reproduced.						
	General T	tment of Fees and Priorit reatment: Unless otherwis	se indicated in this Par	·	· ·	he Trustee's fees and al	l allowed
	priority claims, will be paid in full without interest through Trustee disbursements under the plan. 1.2 Trustee's Fees: Trustee's fees are governed by statute and orders entered by the Court and may change during the course of the case. The Trustee's fees are estimated to be						
	The Debtor(s)' attorney intends to apply or has applied to the Court for compensation for services on a "time and expense" basis, as provided in Local Rule 2016-1(a)(7). The attorney estimates that the total amount of compensation that will be sought is \$, of which \$ was paid prior to filing. The Debtor(s)' attorney requests that the estimated balance of \$ be paid through the plan.						
4.4	1.4 Domestic Support Obligations ("DSO's"). (Check all that apply.)						
	None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.						
4.5		laims Other than Attorno lone. If "None" is checked			produced.		
				E.D.N.C. Local Fo	orm 113A (9.1.2019)	Page 3	of 5

De	btor Kimbe	rly Marie Parker			Case numb	oer		
Par	t 5: Unsecured N	on- priority Claims						
	General Treatment. below, will receive income of the Debte	After confirmation of a pl a pro rata distribution with or(s) over the applicable co owed secured, arrearage, u	n other holder ommitment p	rs of allowed, non- eriod or liquidation	priority unsecure test (see paragrap	ed claims from oh 2.5). Payme	the higher of ei	ther the disposable ence after payment
	specific distribution the valuation of sec	equired by the "disposable to general unsecured cred ured claims (including arr differ from the treatment s ders of the Court.	litors is guara ears) and/or t	nteed under this Pl he amounts which	an, and the distrib will be paid to hol	oution to such or ders of priority	reditors may ch unsecured clai	nange depending on ms under this Plan,
5.2		ther Specially Classified ne" is checked, the rest of						
Par	t 6: Executory C	ontracts and Unexpired l	Leases					
	■ None. If "Non The executory If assumed, post-pe underlying contract	Court. (Check one.) me" is checked, the rest of y contracts and unexpired tition installment payment . Any pre-petition arrears "Term of Cure" indicated,	leases listed be son the clain listed on an a second, with interest	[included by the second below will be assumed below will be assumed executory]	OR] ned ("A) or rejected be paid directly be contract/unexpire	by the Debtor(s d lease will be Term of	c) according to to cured by payme	Contract or
	Lessor/Creditor Name	Subject of Lease/Contract	A or R	Cured (if any)	On Arrears	Cure (#of mos.)	Mo. Pmt.	Lease Ends (mm/yyyy)
Le	ogressive asing	Executory Contract/Lease or contracts, as needed.	Α	\$0.00	0.00%	0	\$89.00	11
	t 7: Miscellaneou							
	Vesting of Propert	y of the Bankruptcy Estate will vest in the Debtor(stion.	s) upon:	one.)				
7.2	of the estate vests in shall remain in the	e of Property of the Bank n the Debtor(s), property n possession and control of t se by the Debtor(s). The us	ot surrendere the Debtor(s),	d or delivered to the and the Trustee sh	e Trustee (such as all have no liabili	s payments mad ty arising out o	de to the Trusted f, from, or relat	e under the Plan) ed to such property

- 7. provisions of the Bankruptcy Code, Bankruptcy Rules, and Local Rules.
- 7.3 Rights of the Debtor(s) and Trustee to Object to Claims: Confirmation of the plan shall not prejudice the right of the Debtor(s) or Trustee to object to any claim.
- 7.4 Rights of the Debtor(s) and Trustee to Avoid Liens and Recover Transfers: Confirmation of the plan shall not prejudice any rights the Trustee or Debtor(s) may have to bring actions to avoid liens, or to avoid and recover transfers, under applicable law.

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Deb	tor Kimberly Marie Parker	Case number
Part	8: Nonstandard Plan Provisions	
8.1	Check "None" or List Nonstandard Plan Provision	ıs.
	None. If "None" is checked, the rest of	Part 8 need not be completed or reproduced.
Part	9: Signatures	
9.1	Signatures of Debtor(s) and Debtor(s)' Attorney	
	e Debtor(s) do not have an attorney, the Debtor(s) nor(s), if any, must sign below. /s/ Kimberly Marie Parker	must sign below, otherwise the Debtor(s) signatures are optional. The attorney for X
А	Kimberly Marie Parker Signature of Debtor 1	Signature of Debtor 2
	Executed on September 3, 2019	Executed on
		fy that the wording and order of the provisions in this Chapter 13 plan are identical nan any nonstandard provisions included in Part 8.
X	/s/ W. Mack Rice W. Mack Rice 20092 Signature of Attorney for Debtor(s)	Date September 3, 2019 MM/DD/YYYY

If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 8.